920476-904885

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of

Masoud Ahmadi

Serial No.

: 09/776,620

Filed

February 2, 2001

For

: Dual Tone Multi Frequency Signal Detection

Examiner

: Alpus Hsu

Art Unit

2616

Customer number

23644

RENEWED PETITION UNDER 37 C.F.R. §1.181

Honorable Director of Patents and Trademarks

P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir:

This renewed Petition is being filed in view of the decision mailed June 12, 2006.

The facts regarding this Petition are undisputed. On June 21, 2005, the Patent and Trademark Office required corrected drawings for this application. Appropriate drawings were obtained, and those drawings were submitted to the Patent and Trademark Office on July 20, 2005 and received by the Patent and Trademark Office on July 25, 2005.

However, the person adding the application information to identify the present application inadvertently used the wrong Serial No., and therefore the wrong information was provided. Thus, although the proper papers were received by the Patent and Trademark Office on July 25, 2005, unfortunately the wrong application

information was received, and therefore the drawings could not, at that time, be connected with the proper application which is this application, namely, Serial No. 09/776,620.

In the June 12, 2006 Decision, the Petitions Attorney asserts that the communication did not timely reach the intended application due to the error in the serial number. That is entirely true. However, it is clear that the Patent and Trademark Office received the proper paper on July 25, 2005, but it bore the wrong serial number. Any time the wrong serial number is included by an applicant, the Patent and Trademark Office directs the paper to the application having that serial number. Thus, invariably, every time that a misdirected paper is received and has the wrong serial number, that misdirected paper will find its way to the wrong application. The situation of the present application is not unique in that regard.

It is therefore submitted that the Decision of June 12, 2006 misses the point, and that is that the proper paper was submitted to the Patent and Trademark Office and was received by the Patent and Trademark Office. While the wrong serial number is regretted, nevertheless, the proper paper was received.

Thus, since the paper was received by the Patent and Trademark Office, and was timely filed, this application should not have been abandoned once the serial number information was straightened out, and it is therefore requested that the Patent and Trademark Office withdraw the holding of abandonment and allow the application to proceed to patent.

June 27, 2006

Respectfully submitted,

William M. Lee, Jr.

Registration No. 26,935

Barnes & Thornburg LLP

P.O. Box 2786

Chicago, Illinois 60690-2786

(312) 214-4800

(312) 759-5646 (fax)

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